IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

T - 1

In the matter of trademark application Serial Filed October 18, 1999	No. 75/826,802
•	CNICD C
For the mark CORE TECHNOLOGY PART	
Published in the Official Gazette on May 29	, 2001
CORE TECHNOLOGY CORPORATION)
Opposer,)
) Opposition No. 123,369
. v.	
)
Peter Pampillonio, Individual)
Applicant.	

SECOND CONSENTED MOTION TO EXTEND DISCOVERY AND TESTIMONY PERIODS

Opposer, Core Technology Corporation though its undersigned attorneys respectfully requests an order extending the discovery and testimony periods in the above opposition as set forth below which corresponds to a ninety (90) day extension of time. The discovery and testimony periods are reset as follows:

Discovery period to close:

Testimony period for Core Technology Corporation as plaintiff in the opposition to close:
(opening thirty days prior thereto)

December 27, 2002

Testimony period for Peter Pampillonio as defendant in the opposition to close:
(opening thirty days prior thereto)

Rebuttal testimony period for Core Technology Corporation as plaintiff in the opposition to close:
(opening fifteen days prior thereto)

April 11, 2003

(opening fifteen days prior thereto)

Briefs shall be filed in accordance with Trademark Rule 2.128(a) and (b).

On Thursday, June 27, 2002, Applicant's attorney, Mr. Matthew D. Patterson, Esq. orally consented to the above extension of time. A copy of this motion is being served on Mr. Patterson as reflected in the attached Certificate of Service.

Date: June 27, 2002

-i, 5

Mary M. Moyne
Ian C. McLeod
John David Reilly
McLEOD & MOYNE, P.C.
2190 Commons Parkway
Okemos, Michigan 48864
(517) 347-4100
Attorneys for Opposer

CERTIFICATE OF MAILING BY "EXPRESS MAIL"

"Express Mail" mailing label number ET907930915US

I hereby certify that this correspondence **SECOND CONSENTED MOTION TO EXTEND DISCOVERY AND TESTIMONY PERIODS** is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service in an envelope addressed to

BOX TTAB NO FEE
Assistant Commissioner for Trademarks
2900 Crystal Drive
Arlington, Virginia 22202-3513

on June 27, 2002.

Peggy L. Casper

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing **SECOND CONSENTED MOTION TO EXTEND DISCOVERY AND TESTIMONY PERIODS** was served upon:

Cherie W. Blackburn.
John C. McElwaine.
Matthew D. Patterson
Nelson, Mullins, Riley & Scarborough, L.L.P.
Liberty Building, Suite 500
151 Meeting Street
PO Box 1806 (29402)
Charleston, South Carolina 29401-2239

by depositing same with the U.S. Mail Service, first-class postage prepaid, this 27th day of June, 2002.

Mary M. Moyne

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In the matter of trademark applicat	ion Serial No. 75/826 802						
Filed October 18, 1999 For the mark CORE TECHNOLOGY PARTNERS Published in the Official Gazette on May 29, 2001		06-28-2002					
					• •	U.S. Patent & TMOfc/TM Mail Rcpt Dt. #74	
				CORE TECHNOLOGY CORPOR			
Opposer,)						
) Opposition No. 123,369						
v.)						
)						
Peter Pampillonio, Individual)						
Applicant.)						
TDA	NSMITTAL OF DOCUMENT						
IKA	NSMITTAL OF DOCUMENT	1					
Sir:		RA 02					
511.							
Enclosed please fine	d three (3) copies of the following document:	PEAR -8					
•	· / 1	j					
SECOND CONSE	NTED MOTION TO EXTEND DISCOVERY						
ANI	TESTIMONY PERAODS	⇔ 552					
•		33					
Date: June 27, 2002	//////////////////////////////////////						
	Mary M. Whoyne						
v.	Ian C. McLeod						
	John David Reilly						
	McLEOD & MOYNE, P.C.						
	2190 Commons Parkway						
	Okemos, Michigan 48864						
·	(517) 347-4100						
	Attorneys for Opposer						

Ja